Case 1:09-cv-04365-NLH-JS Document 59 Filed 05/28/10 Page 1 of 2

LAZARE POTTER & GIACOVAS LLP
950 Third Avenue
New York, New York 10022
Telephone (212) 758-9300
Facsimile: (212) 888-0919
Attorneys for Defendants, Christopher Cierski,
Steve Millner, MBSC Securities Corp., Mellon
Advisors, and Bank of New York Mellon

## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

MARCO AGOSTINI

Civil Action No. 09-4365 (NLH)

Plaintiff,

STIPULATION REGARDING STATUS OF CASE

TRANSAMERICA LIFE INSURANCE COMPANY, et al.,

Defendants.	
	X

IT IS HEREBY STIPULATED AND AGREED between Plaintiff, Marco Agostini, and Defendants, Bank of New York Mellon, Mellon Advisors, MBSC Securities Corp. (fka Dreyfus Service Corp., and improperly sued as Dreyfus Corp.), Christopher Cierski and Steven Millner ("the Dreyfus Defendants"), by and through their attorneys of record that all of Plaintiff's claims against the Dreyfus Defendants are resolved and settled in their entirety, and are hereby dismissed with prejudice.

IT IS FURTHER STIPULATED AND AGREED between the parties that the only remaining claim in the above-captioned matter is the Counterclaim filed by Christopher Cierski only, against Plaintiff and the Financial Industry Regulatory Authority ("FINRA") seeking declaratory relief.

## 

Case 1:09-cv-04365-NLH-JS Document 59 Filed 05/28/10 Page 2 of 2

Dated: May, 2010	Dated: May 26, 2010
By: S/ Yale Glazer Yale Glazer Robert A. Giacovas Lainie E. Cohen LAZARE POTTER & GIACOVAS LLE 950 Third Avenue New York, NY 10022 212.758.9300 Attorneys for Defendants, Bank of New York Mellon, Mellon Advisors, MBSC Securities Corp., Christopher Cie and Steven Millner	Pro Se
Dated:	
SO ORDERED	So Ordered this day of, 20_10
JOEL SCINEIDER-	Hon. Noel L. Hillman, USDJ

United States Magistrate Judge

## **CERTIFICATE OF SERVICE**

I certify that on May 28, 2010, a copy of the foregoing Stipulation regarding the status of this case were served by filing same through ECF and by first class mail on:

Marco Agostini mmagostini@aol.com 16 Silver Hill Lane Voorhees, New Jersey 08043

Plaintiff Pro Se

Lainie-E. Cohen